

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

THERESA ROMANO,)	
L.R. BLAKE TRUST, and)	
CONCETTA ROMANO)	C.A. No. 03-12626MLW
Plaintiffs)	
)	
V.)	
)	
ARBELLA MUTUAL INSURANCE)	
COMPANY)	
Defendant)	

SUPPLEMENTAL AFFIDAVIT OF THERESA ROMANO

I, Theresa Romano, hereby depose and state as follows:

1. _____ I am the Plaintiff in the above-entitled matter.
2. _____ Having read the “signed statements” of Julie Simmons and Lee Coady of Jack Conway Real Estate I need to voice my objections to several statements made therein because some of the statements are completely untrue.
3. _____ No one, other than my sister, my parents, and I, has ever lived at the subject premises located at 49 Bowdoin Avenue, Dorchester, prior to the loss.
4. _____ Over the years, there have been male workers from the neighborhood who did work on the subject premises.
5. _____ My sister and I occupied the subject premises prior to the loss and I have never represented to anyone that the subject premises were vacant.
6. _____ I recall speaking with Julie Simmons sometime during the middle of 2001 and she stated that she thought we could get \$222,000 to \$250,000 for the house.

Signed under the pains and penalties of perjury this 27th day of August, 2004.

//S//Theresa Romano

Theresa Romano

CERTIFICATE OF SERVICE

I, Stephen Hrones, hereby certify that, on this 27th day of August, 2004, I have served a true and correct copy of the foregoing SUPPLEMENTAL AFFIDAVIT OF THERESA ROMANO by United States First-Class Mail, postage prepaid, as follows: Lewis C Eisenberg, Esq., Nicholas A Kenney, Esq., COSGROVE EISENBERG & KILEY, 803 Hancock St, POB 189, Quincy, MA 02170.

//S//Stephen Hrones

Stephen Hrones